

1 March 2006

Ex Parte

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

*Re: E911 Requirements for IP-Enabled Service Providers, WC Docket No. 05-196
IP-Enabled Services, WC Docket No. 04-36*

Dear Ms. Dortch:

On 28 February 2006, Sharon O'Leary, Chris Murray, and Stephen Seitz of Vonage, and undersigned counsel, met with Chris Olsen, Mike Carowitz, Joe Casey and Kathy Berthot of the Enforcement Bureau, and with Nick Alexander of the Wireline Competition Bureau. During this meeting, they discussed Vonage's progress in meeting its goal of providing E911 services to all of its customers. Specifically, they noted that Vonage is currently able to provide E911 service to 60% of its customers. They also indicated that for another 30% of its customers, the ability to provide E911 services was primarily dependent upon the ability and willingness of PSAPs and LECs to handle E911 information from non-facilities based VoIP provider – and that Vonage was working with the PSAPs and LECs to overcome these issues. Finally, they indicated Vonage is in the process of provisioning connectivity to selective routers for the remaining 10% of its customers, and is providing call center 911 services to those customers while the provisioning is being arranged.

In accordance with FCC rules, we ask that a copy of this letter be filed in the above-captioned dockets.

Sincerely yours,



Scott Blake Harris
Counsel to Vonage

cc: meeting participants